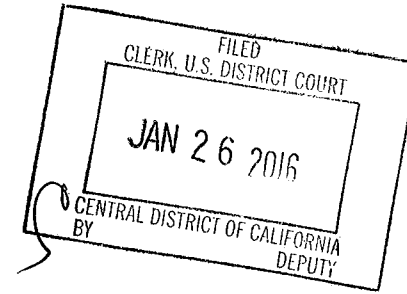


1 Mahmoud Mohamed Mahmoud  
2 Mahmoud.mahmoud@aol.com  
3 396 s California Ave#2924  
4 West Covina, California 91793  
5 Phone: 626.560.5101  
Plaintiff in pro per



9  
10 **UNITED STATES DISTRICT COURT**  
11 **CENTRAL DISTRICT OF CALIFORNIA**

12 **MAMOUD M. MAHMOUD** ) **NO.CV 15-7763-GW (KLS)**  
13 Plaintiff ) Reply & Objections To:1/5/16  
14 V. ) The Magistrate's Judge's  
15 Corinne Luna, et al., ) Report and Recommendation  
16 Defendants ) **STATEMENT OF "Who is**  
 ) **Being Sued for What"**

17  
18 Plaintiff's Written Statements with Names of Defendants State officials  
19 And DHS, Law Enforcement and other Government Agencies officials.

20 **"Who is Being Sued for What"**

21  
22 **To The Honorable Judges of The Set Court:**

23  
24 The Plaintiff hereby submits his reply and objections to the Magistrate Judge's  
25  
26 Report and Recommendation (R&R) dated January5, 2016.  
27 (with respect For Discussion line no.13, page )

28 **STATEMENT WHO IS BEING SUED FOR WHAT**

1  
2 "ALL the- Defendants –Unlawfully –Harmed- Plaintiff's –Accusation" and that  
3 under Federal Rule (8) a of Civil Procedure "The Plaintiff's is entitled to Relief"

4 Since the plaintiff's faced Race discrimination and **Tort** from number of  
5  
6 government Agencies, private actors, [ direct or indirect] and from other

7  
8 Individuals, (from his own Muslims Community) violated The U.S. Constitutional right  
9 during the period from May, 2002, until writing this statement of **STATEMENT WHO IS**  
10 **BEING SUED FOR WHAT** in support thereof,

11 Plaintiff hereby seeking justice and charges to be pressed on those who were  
12  
13 Mentioned by the name, title and address, and their wrong doing in his second  
14 Prepared, neatly typed 84 pages Amended Complain, which was brought with 356  
15  
16 Supporting document, as evidence to his Allegations to kind Attention the  
17 Honorable Judges of the Federal District Court, Central District of California  
18  
19 Seeking and Praying for **Jury Trial, Unlimited compensatory Damages**

20  
21 **Injunctive Relief, Pursuant To: 42 U.S.C. 1983.**

22  
23 **VIOLATION OF ELEVENTH AMENDMENT**  
24 **UNDER EX PARTE YOUNG ,PRIVATE PARTIES CAN SUE**  
25 **STATE OFFICIALS IN THEIR OFFICIAL CAPACITY TO ENFORCE**  
26 **FEDERAL LAWS AND REGULATIONS, BUT ONLY FOR PROSPECTIVE**  
27 **INJUNCTIVE AND DECLARATORY RELIEF.**

28  
STATEMENT WHO IS BEING SUED FOR WHAT

1  
2 **ACCORDINGLY, THERE MUST BE AN ONGOING VIOLATION OF**  
3 **FEDERAL LAW TO SUPPORT PROSPECTIVE RELIEF, SUCH RELIEF**  
4 **MAY INCLUDE NOTICE TO THE PLAINTIFF CLASS OF THE AVAILABILITY OF**  
REMEDIES UNDER STATE LAW

5  
6  
7 “STATE OFFICIALS MAY BE SUED FOR DAMAGES IN THEIR INDIVIDUALS  
8 CAPACITY FOR VIOLATIONS OF FEDERAL CONSTITUTIONAL OR STATUTORY  
9 RIGHTS COMMITTED IN THE COURSE OF OFFICIAL DUTIES BUT ARE ENTITLED TO  
10 CLAIM QUALIFIED IMMUNITY.”

11 **Who is Being Sued for What”**

<u>NAME</u>	<u>ADDRESS</u>	<u>TITLE</u>	<u>SUED FOR</u>
1.the people of the state of California, 95814	1500 11 <sup>TH</sup> , Street, Sacramento, CA95814	California secretary of the State on 05/6/2002	Sued for their individual and official capacity, Liable for their defendants officers FILE CREATION , false arrest , and jail for innocent plaintiff mahmoud case GA051132
2.defendants victor Garson	<u>Law enforcement</u> <u>Los Angeles, ca</u>	Working for los Angeles county police department	sued for his indiv. capacity, for making false arrest, and jailed plaintiff 5/6/02
Name	Address	Title	Sued for

1 2 3 4 5 6 7 8 9 10 11	3.officer Paris Cohen	<u>Law enforcement</u> <u>Los Angeles county</u>	<u>Officer and</u> <u>detective</u>	<u>His individual and</u> <u>official capacity ,for</u> <u>fals arrest,</u> <u>imprisonment</u> <u>violation</u> <u>4amendment,violation</u> <u>of</u> <u>Property search</u> <u>without warrant,</u> <u>violation of</u> <u>42USC.1983 detention</u>
12 13	4.officer miller	<u>Los Angeles</u> <u>county</u>	<u>Officer and</u> <u>detective</u>	<u>Same violation above</u> <u>Case GA051132</u>
14 15	<u>5.Robert C.</u>	<u>Los Angeles county</u>	<u>Officer and</u> <u>detective</u>	<u>Same violation above</u> <u>Case GA051132</u>
16 17 18 19 20 21 22	<u>6. defendant</u> <u>attorney</u> <u>district los</u> <u>Angeles time</u> <u>arrest</u> <u>happened</u>	<u>Los Angeles county</u>	<u>The los</u> <u>Angeles</u> <u>Attorney</u> <u>district</u>	<u>Sued for his or her</u> <u>official and individual</u> <u>Capacity for fail to</u> <u>train his or her</u> <u>officers ,misconduct</u> <u>,police brutality , false</u> <u>arrest and conspiracy.</u>
23 24 25 26 27 28	<u>7.defendant</u> <u>police captain</u> <u>Altadena</u> <u>Sheriff's</u> <u>department</u> <u>.time 5/6/2002</u>	<u>780 E.ALTDENA</u> <u>DRIVE.,ALTDENA</u> <u>91001</u>	<u>POLICE</u> <u>CAPTAIN</u>	<u>SUED FOR HIS</u> <u>INDIVIDUALE</u> <u>CAPACITY,</u> <u>VIOLATION OF</u> <u>42USC.1983,</u> <u>CONSPIRACY,FALS</u>

1	2	3	<u><b>ARREST AND IMPRISONMENT.</b></u>	
4	8.policeofficers & detectives Altadena Sheriff's Dept. time 5/6/2002	5 <u><b>780 E.ALTADENA DRIVE.,ALTADENA 91001</b></u>	6 <u><b>Police officers and detectives were involved on date</b></u> 7 <u><b>5/6/2002case</b></u> 8 <u><b>GA051132</b></u>	9 <u><b>SUED FOR their INDIVIDUALE CAPACITY , VIOLATION OF 42USC.1983, CONSPIRACY,FALS E ARREST AND IMPRISONMENT</b></u>
10	11	12	13	14
15	16	17	18	19
20	21	22	23	24
25	26	27	28	

STATEMENT WHO IS BEING SUED FOR WHAT

## Defendants of the Department of Home Land Security District23

Name	Address	Title	Sued For
1.Corinne Luna	300 N. Los Angeles Street, CA90012	Field office Director DHS23	Her individual capacity, Delayed processing my application for green card A070532464,from 2002 until today's date, race discrimination&depreviation prevented me from seeing my five kids for more than 16 years, failed to train her employees.

<b>2. LAURA PATCHING</b>	<b>SAME ABOVE</b>	<b>CHIEF OF THE OFFICE OF CITIZENSHIP D23</b>	<b>DENIED MY APPLICATION FOR CITIZENSHIP, ALTHOUGH I AM PERMANENT RESIDENT SINCE 6/13/2001 SEE EXHIBIT A 12/28/2015</b>
------------------------------	-------------------	---	---

<b>3.JANE ARELLANO</b>	<b>SAME ADDRESS ABOVE</b>	<b>CHIEF OF THE OFFICE OF CITIZENSHIP D23</b>	<b>CONSPIRACY, SAME WRONG DOING ABOVE, RACE DISCRIMINATION</b>
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1	4.MR.ROBERT	DHS D23	DISTRICT	HIS INDIVIDUAL
2	COWAN		DIRECTOR	CAPACITY ,
3			OF DHS23	CANCELLED MY
4				GREEN CARD
5				PRODUCTION
6				A070532464
7				ON 9/14/2010, FOR
8				NO REASON,
9				PREVENTED ME
10				FROM SEEING
11				MY FAMILY FOR
12				MORE THAN
13				16YEARS,
14				CAUSED ME AND
15				MY FAMILY
16				SERIOUS
17				FINANCIAL
18				HARDSHIP, RACE
19				DISCRIMINATION

20	5.FOIA	FOIA OF DHS	FOIA	FOR THEIR
21	DIRECTOR	HEADQUARTER	DIRECTOR &	OFFICIAL AND
22	&FIELD		FIELD	INDIVIDUALS
23	DISTRICT OF		DISTRICT OF	CAPACITY
24	DHS		DHS	,FOR
25	HEADQUARTER		HEADQUARTER	COMMITTED
26				FRAUD IN MY
27				FOIA FILE
28				

1 A070532464  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12

HIDED,  
OMITTED,AND  
ERASED MY  
INFORMATION

SEE

Case 2:15-cv-  
07763-GW-KS  
Document 13-7  
Filed 12/28/15  
Page 1 of 7 Page  
ID #:662

13  
14 6.JAMES MC  
15 CAMENT

D23

16 CHIEF OF  
17 USCIS

CANCELLED MY  
APPLICATION  
FOR  
CITIZENSHIP&  
RACE  
DISCRIMINATION

21 7.SUSAN  
22 M.CURDA

D23

23 DISTRICT  
DIRECTOR

SUED FOR HER  
INDIVIDUAL CAPACITY, RACE  
DISCRIMINATION&CONSPIRACY

24  
25 8.LINDA  
26 JOHNSON

D23

27 SUPERVISOR  
28 D23

SUED FOR HER  
INDIVIDUAL  
CAPACITY ,RACE  
DISCRIMINATION&

1	2	3	<b>CONSPIRACY AND DEPREVIATION</b>
4	5	6	7
9.SUPERVISOR DANIELLE	D23	SUPERVISOR	RACE DISCRIMIN ATION AND CONSPIRA CY
10.A BOND	D23	OFFICER D23 B110	FOR HER INDIVIDUA L CAPACITY , CALLED HER SUPERVISO R TO THROW ME OUT , BY CALLING THE SEC. ON ME DATE 9/29/2002, THEN SENT TO MY ADDRESS
21	22	23	24
25	26	27	28

1	2	3	4	5	TERMINIAT ION FOR MY CASE DATE 3/30/2003
6	7	11.CLAUDIA ESCOTO	D23	OFFICER	HARASSEM ENT RACE DISCRIMIN ATION
12	13	12.ESTHER CASTFIEDA	D23	OFFICER	HARASSEM ENT RACE DISCRIMIN ATION
17	18	13.OFFICER SPEECE	D23 OFFICE CITIZENSHIP	OFFICER	SUED FOR HIS INDIVIDUA L CAPACITY , QUESTION ED ME WITH HARASSEM ENT ABOUT CASE GA051132,

1 THEN  
 2 CANCELL  
 3 D MY  
 4 APPLICATI  
 5 ON FOR  
 6 CITIZENSH  
 7 IP, A  
 8 070532464,  
 9 ALTHOUGH  
 10 I AM  
 11 GREEN  
 12 CARD  
 13 SINCE  
 14 6/13/2001  
 15 SEE  
 16 EXHIBIT A.

14. JUDGE O'SULLIVAN	US. IMMIGRATION COURT AT 606 OLIVE ST, LA ,CA 90014	US. IMMIGRATION JUDGE	FOR Her, INDIVI DUAL CAPACITY, IGNORED MY COMPLAIN AGAINST DHS23 FOR ATTEMPT TO MURDER
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**ME, FOR  
MORE  
THAN 4  
TIMES,  
GRANTED  
WITHDRA  
WAL,  
ATTORNEY  
DANTE,  
AND  
SHWAN  
SEDAGHAT  
FROM MY  
COURT  
CASE  
A070532464  
PREVENTE  
D ME FROM  
SEEING MY  
FAMILY BY  
IGNORING  
MY OLD  
STATUES  
THAT I AM  
GREEN  
CARD  
SINCE  
6/13/01, AND**



1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28

16. ADRIANA TALL LISBIAN LATINO LADY	APPLICATION SUPPORT CENTER, 9251 GARVEY AVE., EL MONTE, CA	EMPLOYEE FOR PHOTO AND FINGER PRINT	SUED FOR HER INDIVIDUAL CAPACITY, EACH TIME I GO THERE FOR PHOTO AND FINGER PRINT SHE HARASSED ME, AND GAVE VERY HARD
--	---	--	--

1	2	3	TIME, RACE Discrimination.
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## 4 STATEMENT WHO IS BEING SUED FOR WHAT

10 Name	11 Address	12 Sued for
11 1.Judge Stern Douglas	12 Alhambra Courthouse	13 His Individual Capacity 14 Denied my small claim Case #ALH13G05607 I lost over \$3768.00 .
15 2.Judge Teresa A. 16 Beaudet.	17 Superior Court of LA 18 Courtroom, 19 department97 , Los 20 Angeles, County , 21 111 N. Hill Street, L A, 22 California90012.	23 Her individual capacity 24 She dismissed my court 25 Trial Case #BC524336 26 Although I notified her 27 That my attorney Jacob 28 Did serious legal malpractice .

## 28 STATEMENT WHO IS BEING SUED FOR WHAT

**STATEMENT WHO IS BEING SUED FOR WHAT**

1. <u>The Public storage</u>	15534 Arrow HWY, Irwin dale, CA 91706	For their Cor. Capacity, I Lost my valuable items. Refused to pay me
2. <u>Sedgwick</u>		small claim  Case #ALH13G05607  refused to pay me
<u>3.Defendant driver</u>  <u>Elivd Garcia &amp;Gerardo</u>  <u>Rodriguz</u>		run the stop sign , and pulled in front of my car damaged the front end of my vehicle completely Pasadena police report #13010247 on 7/18/13
4 .A . <u>Defendant: City of</u>  <u>Baldwin Park</u>  <u>Police captin city of</u>  <u>Baldwin park,</u>  <u>Mayor and city council</u>   <u>Defendant Rico brawolo</u>  <u>Defendant Jose Gordo</u>  <u>Defendant Angel Martinze</u>	City of Baldwin Park,CA  15403 Sandstone street, Baldwin park, CA 91706	committed “attempt to murder” first and second degree on date June 6,2008 , she damaged my vehicle Lincoln town car front end completely ,CA License plate No.3WPK026 on ST Live Oak , Baldwin Park, CA .Inside waste management san Gabriel valley. Police report no. 08-18522 by officer

1 2 3 4 5	<b><u>&amp;Defendant amira shalaby</u></b> <b><u>Auto Car Accident</u></b> <b><u>6.6.2008</u></b>	1324 s. 10 Ave., ARCADIA, CA91006	kamjia from Baldwin Park police department
6 7 8 9 10	<b>5. Defendant Mr. Jerome</b>	Cenntenial Place, located at: 235 E. Holly street, Pasadena, CA91103	committed <u>crime</u> By dropping, two microwaves, next to my head from third floor The centennial Place.
11 12 13 14 15 16 17 18	<b>6 , <u>Defendants YMCA&amp; City of Glendale ,et al</u></b>  a. Mayor Ara b.City Council Paula c.city council Laura d.Fridman e.Vartan  F.C Police Robert Castro.	City of Glendale 813 E. Broadway, Glendale, Ca 91206	YMCA, and the City pg Glendale sued, On and about date <b>May 20<sup>th</sup>,</b> <b>2009</b> , I had a poison food, while I was living at YMCA,CITY OF GLENDALE
19 20 21 22 23 24 25 26 27 28	<b>7 . <u>Temple City &amp;owner the ApartmentsBuilding</u></b>  <b><u>7000,7016 ROSEMEAD BLVD</u></b>  <b><u>SAN GABRIEL, CA 91775</u></b>  a.Mayor Tom Chavez b.william Man c.C.Police Coronne Jacob d.D David and Harlod  Blevins.	Temple City 8838 Las Tunas Dr., Temple City, CA 91780	Unknown person , entered the Property parking lot ,[late at night ] and cuts off my auto car lincoln town car sear bilt, CA License plate No.3WPK026. Intending to get me killed

STATEMENT WHO IS BEING SUED FOR WHAT

1	8. <b><u>Adam Jacob Bar</u></b>	Sued for his corporation and his individual
2	<b><u>Wick, et al</u></b>	Cap , [attempt to murder first and second degree],Driver the electricity truck Mr. Adam Jacob Bar wick, damaged my Vehicle. Came very speeding from my left side to my lane left side and hit my vehicle, And injured me very Badly ,
3		
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14		
15	<b>9, Defendant Attorney</b> <b>Dante Valera, Bar</b> <b>No.249065</b>	3325 Wilshire Blvd.Room754, Los Angeles, California
16		Sued for his individual
17		capacity, knows very well that there is" Fraud" been committed by
18		Department of Home
19		Land Security," D23" and
20		Aplenty of information
21		been missing, pages,
22		hided
23		
24		
25		
26		Or disappeared from my
27		[FOIA] file A
28		#070532464, Mr. Dante,

1		withdrawal
2		Himself right after court
3		hearing December 16 <sup>th</sup> , 2011.
4		
5		

6 **Defendants names of City of Irwin Dale and it's Police Department**

7 1.Mr. Mayor Mark Breckeda	8 City of Irwin Dale	9 Sued for their individuals capacity, fails to train
10 2.Manual Garcia	11 “ “	12 Their officers, since their
13 3.Council member ,Julian Miranda	14 “” “	15 Officers are following me To each place I go, plus They participated with
16 4.mayor in temp, Mr. Albert Ambriz	17 “” “”	18 DHS, and other police Officers, and removed Valuable items from my Storage space ,police report #13-0697 6/5/2013
19 5. H, Manual Ortiz	20	21
22 6.cheif police Anthony Miranda	23	24
25 7.Detective George zendejas	26	27
28 8. police officer Cory B777	29	30 Same above.

STATEMENT WHO IS BEING SUED FOR WHAT

## 1 Defendants of office West Covina, Social Security

2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	1. social security commissioner	Sued for their individuals Capacity, defendants delayed processing my
2. Ms.Harvey		Application for SSI
3. supervisor Ms.Harvey		They caused me, and my family , serious financial Hardship, and difficulties, until today's date.

## 13 Defendants Manager Baldwin Park Chase Bank, J.P. Morgan,

14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	1.exective director of chase bank, J.P. Morgan	Chase bank, international & domestic Collection PO.Box 2668 Houston, Texas 77252.  Chase Bank, 14483 E.Ramona , Blvd, Baldwin Park, CA 91706	Sued for their individuals Capacity, since they did not properly deposit a check for \$350,000 brought to Baldwin Park, branch, then assessed plaintiff a \$101 Collection fee. On 8/13/2013.
2. Mr. Carlos , branch m			Same above

27 STATEMENT WHO IS BEING SUED FOR WHAT  
28

1  
Defendants the City of Los Angeles

2 1. Mayor City Of L A	3 100 W 1 <sup>st</sup> , street, LA, 4 CA90012	5 Sued for their individuals 6 Capacity, they fail to 7 train, their officers, race 8 discrimination, following
9 2.City Council of LA	10	11 Me, while I am trying to 12 Conduct business, in 13 downtown LA, and any 14 place near by.
15 3.Cheif Police of LA	16	17
18 4.Cheif Airport Police D	19	20
21 5. Supervisors and police 22 officers of LA	23	24
25	26	27

15  
Defendants Car 1<sup>st</sup>, and other hospital doctors

16 1.Car 1 <sup>st</sup> , Inc.	17	18 1.Sued for their corporation 19 Capacity, refused to do 20 Neurosurgery for plaintiff 21 Neck, and lower back , since it well 22 cost them more than \$300,000.
23 2. Defendant Dr. Espitia 24 Dennis from Kiser 25 Permanente, BaldwinPark	26 Kaisr Permanente, 27 Baldwin park, CA	28 2.Dr.Espitia through me out from the emergency room, after 55minutes from admission, while I was suffering cornice Neck Pain.

28  
STATEMENT WHO IS BEING SUED FOR WHAT

1  
2 Defendants Names of Medical Malpractice Doctors  
3  
4

1. Dr. Hubart	Southern California, Heart	Sued for their individual
2. Dr. Edwin Kok	Center, 525 N. Garfield Ave.	capacity, for medical
	Monterey Park, CA91754	malpractice, date June 9 <sup>th</sup> , 2014.

7 Defendant City of Pasadena, state of California  
8  
9

1. Mayor Terry Tome	100 N. Garfield Ave.	Defendants are sued for
2. City C D1 Tyron	Suite 228, Pasadena, CA	their individuals capacity
Hampton		
3. City C D2 Margarer		
4. D3 John Kennedy		Failed to train their
5. D4 Gene Masuda		officers, & race
6. D5 Victor Gordo		discrimination
7. D6 Steve Madison		
8. D7 Andy Wilson		
9. Chief police Philip		
10. D chief Darryl		
11. John Perez		
12. Commander Chery M		

22 Defendants of Google Inc, & You Tube  
23

Google Inc.	1600 Amphitheater Parkway	Sued for their corporation Capacity, they
		never pay Me for using my business Co,
Youtube Inc.	Mountain View, CA9404	Website and more than 55video, by replacing Ads, for more than 10 years.

1 STATEMENT WHO IS BEING SUED FOR WHAT  
23 Defendants City of West Covina  
4

5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	1. The City of West Covina  2. Defendant officer Arams Badge #380  3. Defendant officer A.Coppi ,  4. Mr.Dave Faulkner  5. Supervisor on duty time and date the event happened April 14 <sup>th</sup> , 2015  6. two known city employees of west covina  7. Law office of Jacob Sverdlov  8. Interinsurance Exchange of the Automobile Club AAA	1444 west Garvey Ave.,South West Covina CA91790  West Covina Police Dept. “ ”“ Chief Police West Covina West covina police Dept. City of west covina Located at 15250 Ventura Blvd suite 1220, Sherman oaks, CA 91403  Sued as Municipal Corporation, failed to train their police officers.  Sued for his official and individual capacity, at the time of events this complain was employed by the city of west covina.  Same Above  Sued for his official and individual capacity.  Same above  Same above  Sued for his individual capacity, conspiracy , legal malpractice  Sued for their corporation Capacity , cancelled the full cover insurance for the plaintiff auto car, time and date event happened.

1 STATEMENT WHO IS BEING SUED FOR WHAT  
2

Social Service	Hawthorne office	Sued for race discrimination
----------------	------------------	------------------------------

7 Defendants of Auto Car Dealers  
8

9 GM/Joe HANANA, And GSM /MR.RAY 10 AND Parts director JD .Johnson West 11 Covina (Pen sake)	12 Mercedes-Benz of west Covina	13 Sued for their Corporation Capacity, they 14 Accept samples from my business, for several times, and then refuse to buy, after Giving the plaintiff very hard time, bad treatment, and disrespect, race discrimination.
15 Mr. Rod parts manager INFINITI 16 Monrovia, CAR DEALER .	17 INFINITI MONROVIA CAR DEALER	18 SAME ABOVE, AND CLOSED THE PHONE, SEVERAL TIMES ON ME, WHILE I WAS ASKING HIM FOR WORK, PLUS BAD TREATMENT.
19 Mr. Kevin, Parts M, Hyundai, Anaheim	20 ANAHEIM HYUNDAI, AUTO CAR	21 SAME ABOVE & RACE DISCRIMINATION.
22 Mr. Andrew GM Rusnak Pasadena	23 RUSNAK PASADENA CAR DEALER	24 ACCEPT SAMPLE , NEVER BUY
25 GM and Parts M Keith Bentley Rusnak THOUSAND OAKS.	26 BENTLEY RUSNAK, THOUSAND OAKS, CALIFORNIA	27 ACCEPT SAMPLE , NEVER BUY RACE DISCRIMINATION.

## 28 STATEMENT WHO IS BEING SUED FOR WHAT

1 STATEMENT WHO IS BEING SUED FOR WHAT  
2

3 **Straight way, and West Covina 91793 Imam Mosque Qurtba [Mr. Nagim] at**  
4 **City of Duarte, California. My Neighbors Jose Gordo, Rico bawly, Angel**  
5  
6 **Martinez, Sam Suleiman, Owner Frontier Financial service, Pasadena office,**  
7  
8 **Sam Kahteeb, Owner Auto Insurance, [JACKSON HEWIGHT] office on**  
9  
10 **Colorado, CA and Mr. Aaron Abdul shako or and his brother Joe and**

11  
12  
13  
14  
15  
16  
17 Date: 1/26/2016  
18

19 Name: mahmoud mahmoud  
20

21 Signature:   
22

23  
24 Plaintiff in pre se  
25

26 STATEMENT WHO IS BEING SUED FOR WHAT  
27  
28